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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR ATTORNEY DOCKET N		CONFIRMATION NO.		
09/780,401 02/12/2001		John Peterson	WH-10,909US	8497		
75	90 07/15/2004	EXAM	EXAMINER			
Dennison Associates			BANGACHON	BANGACHON, WILLIAM L		
Suite 301 133 Richmond	Street West	ART UNIT	PAPER NUMBER			
Toronto, Ontario, M5H 2L7			2635			
CANADA			DATE MAILED: 07/15/2004	, >		

Please find below and/or attached an Office communication concerning this application or proceeding.



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		Application	on No.	Aicant(s)	A.				
Office Action Summary		09/780,40	01	PETERSON, JOHN					
		Examiner		Art Unit					
		William B		2635					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
THE - External after - If the - If NO - Failu Any (ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a re operiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statutely reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	l. .136(a). In no eve ply within the state d will apply and wi ate, cause the app	ent, however, may a reply be story minimum of thirty (30) d Il expire SIX (6) MONTHS fro ication to become ABANDON	timely filed ays will be considered timely m the mailing date of this co IED (35 U.S.C. § 133).	<i>ן.</i> ommunication.				
Status									
1)⊠	Responsive to communication(s) filed on 29	April 2004							
•	This action is FINAL . 2b) ☐ This action is non-final.								
3)	· _								
<i>,</i> —	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	ion of Claims								
5)□ 6)⊠ 7)□	 ✓ Claim(s) 1-3 and 5-21 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. ☐ Claim(s) is/are allowed. ✓ Claim(s) 1-3 and 5-21 is/are rejected. ☐ Claim(s) is/are objected to. ☐ Claim(s) are subject to restriction and/or election requirement. 								
Applicat	ion Papers								
10)	The specification is objected to by the Examination The drawing(s) filed on is/are: a) acceptable and a specificant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examination is objected to by the Examination is objected.	ccepted or b) e drawing(s) b ection is requir	e held in abeyance. Sed if the drawing(s) is c	ee 37 CFR 1.85(a). Objected to. See 37 CF					
Priority (under 35 U.S.C. § 119								
12) [a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents. 2. Certified copies of the priority documents. 3. Copies of the certified copies of the priority application from the International Bure. See the attached detailed Office action for a list	nts have beents have beents have been iority documenau (PCT Rul	n received. n received in Applica ents have been recei e 17.2(a)).	ation No ved in this National	Stage				
Attachmen	t(s)								
1) Notic	e of References Cited (PTO-892)		4) Interview Summa						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152)									
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 or No(s)/Mail Date	o)	6) Other:	Tatent Application (PTC	7-102)				

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DETAILED ACTION

Claim Objections

1. The objection to claim 7 is withdrawn.

Drawings

2. The objection to the drawings under 37 CFR 1.83(a) is withdrawn.

Specification

3. The objection to the specification as failing to provide proper antecedent basis for the claimed subject matter is withdrawn.

Claim Rejections - 35 USC § 112

4. The rejection of claim 4 under 35 U.S.C. 112, second paragraph, is withdrawn.

Response to Arguments

5. Applicant's arguments with respect to claims 1-3, 5-21, have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

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- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - Considering objective evidence present in the application indicating 4. obviousness or nonobviousness.
- 8. Claims 1-4 and 6-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over USP 4,908,604 (Jacob) in view of USP 4,855,746 (Stacy), and further in view of USP D442,564 (Ohkuma).

In claim 1, Jacob teach of a key fob (18) comprising a housing enclosing electrical components and a battery supply (76) with a plurality of actuation keys (20, 22) exposed in parts of said housing, said housing having a top surface with said plurality of keys in a key area of said top surface, said key fob further including a slidable shield attached to said housing and movable from a closed position covering said actuation keys to an open position where said keys are

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exposed for actuation, said shield in said open position being located on said top surface {abstract; col. 2, lines 26-29}.

Jacob does not disclose expressly "an open and closed position" as claimed. In this case, Stacy is relied upon to teach of a slidable shield (18, 20) having open and closed positions for the purpose of covering and exposing different sets of keys on a remote control transmitter by movement of the slidable shield {Stacy, col. 2, lines 18-38}. The systems of Jacob and Stacy are analogous art because they are from same field of endeavor, remote control transmitters. The teaching of Stacy is desirable in the system of Jacob because it provides means to prevent accidental depression of the actuation keys of Jacob. Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use an open and closed position, as claimed, in the system of Jacob, as taught by Stacy, because this provides means of preventing accidental depression of the actuation keys of Jacob.

Jacob in view of Stacy does not disclose expressly the claimed "said top surface has an area adjacent said key area of a size at least equal in size to said key area such that said shield in said open position overlies said adjacent area." In this instance, Ohkuma is relied upon to teach such features as shown in figures 9 and 10. The teachings of Jacob in view of Stacy and Ohkuma are analogous art because they are in the same field of endeavor. That is, remote controllers having a slidable shield (Stacy, 18, 20) having open and closed positions for the purpose of covering and exposing different sets of keys on a remote control transmitter by movement of the slidable shield (Stacy, col. 2,

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lines 18-38. And Ohkuma shows a top surface having different sets of keys, and equal in size to its adjacent area (Ohkuma, figures 8-10). Obviously, these claimed features, as taught by Ohkuma, would have been obvious in the system of Jacob in view of Stacy because this provides means of preventing accidental depression of actuation keys. And having the area of the top surface adjacent said key area equal in size to said key area, as claimed, would just be a matter of design choice (depending on the number of keys used for actuation), as shown by Ohkuma, to one of ordinary skill in the art.

In claim 2, a key fob (18) as claimed in claim 1 wherein said keys are located in a recessed area of said top surface {Jacob, as shown in figure 1; Stacy, paragraph bridging cols. 2 and 3}.

In claim 3, a key fob as claimed in claim 1 wherein said actuation keys are marginally below said top surface and said top surface is generally rectangular in top view {Jacob, as shown in figure 1; Stacy, figure 2}.

In claim 4, a key fob as claimed in claim 1 wherein said top surface has an area adjacent said key area and at least equal in size to said area such that said shield in said open position overlies said adjacent area {Stacy, col. 2, lines 20-38}.

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In claim 6, a key fob as claimed in claim 1 wherein shield is movable

across said top surface and in said closed position only a limited strip border

area of said top surface is exposed between said actuation keys and a lower

edge of said key fob and in said open position only a limited strip border area of

said top surface is exposed between said shield and a top edge of said key fob

{Stacy, col. 2, lines 20-38}.

In claim 7, a key fob as claimed in claim 6 wherein said covers at least

40% of said to surface {Stacy, col. 2, lines 20-38}.

In claim 8, a key fob as claimed in claim 7 wherein said plurality of keys

include at least 4 keys {Stacy, col. 2, lines 39-54}.

In claim 9, a key fob as claimed in claim 1 wherein said housing on

opposed sides thereof includes two slide tracks which cooperate with said shield

member to retain said shield member on said key fob and accommodate the

sliding movement of said shield between said open and said closed position

{Stacy, col. 2, lines 20-38}.

In claim 10, a key fob as claimed in claim 9 wherein each slide track is an

elongate recess and said shield member includes on each side thereof inwardly

extending slide members which are received and retained in said elongate

recesses (Stacy, col. 2, lines 20-38).

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In claim 11, a key fob as claimed in claim 10 wherein said each slide track and the respective slide member cooperate to retain said shield member in said open or closed position {Stacy, col. 2, lines 20-38}.

9. Claims 12-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over USP 4,908,604 (Jacob) in view of USP 4,855,746 (Stacy), and further in view of USP 5,956,625 (Hansen et al) and USP D442,564 (Ohkuma).

In claim 12 although Jacob in view of Stacy teach of a shield member, it does not disclose expressly "said shield member has a gently curved upper-surface and opposed side portions which extend downwardly and include said slide members". In this case, Hansen is relied upon to teach such features, as claimed {Hansen, figures 1-3; col. 3, lines 13-25}, for the purpose of preventing unintentional separation of parts (Hansen, paragraph bridging cols. 1 and 2}. The systems of Jacob and Hansen are analogous art because they are from same problem solving area, preventing unintentional actuation of electronic functions. Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to have a curved shield, as claimed, in the system of Jacob because this prevents unintentional separation of parts, as evidenced by Hansen.

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In claim 13, said gently curved upper surface of said shield member allows resilient flexing of said shield member and during flexing said side portions flex outwardly {Hansen, col. 4, lines 50-57}.

In claims 14 and 17, said slide tracks include stationary cam members and said slide members when forced over said cam members cause said shield member to flex with said side portions moving outwardly {Hansen, paragraph bridging cols. 4 and 5}.

In claims 15, 16, and 19, said cam members cooperate with recesses in said slide members to releasably lock said shield member in said open or closed position (Hansen, col. 5, lines 11-19).

In claim 18, a key fob as claimed in claim 17 wherein said housing and said shield member are injection molded plastic.

Claims 20 and 21 recite the limitation of claim 12 and therefore rejected for the same reason.

10. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over USP 4,908,604 (Jacob) in view of USP 4,855,746 (Stacy), and further in view of USP 5,388,691 (White) and USP D442,564 (Ohkuma).

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In claim 5, Jacob does not disclose expressly "said top surface is slightly curved across the width thereof and said curve is consistent in the length of the top surface". In this case, White is relied upon to teach of curved surfaces for the purpose of making a container attractive, comfortable to handle and less likely to show through or puncture clothing {White, paragraph bridging cols. 2 and 3}. The systems of Jacob and White are analogous art because they are from same problem solving area, preventing accidental triggering of remote control functions. Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to have used curved surfaces in the system of Jacob, as claimed, because curved surfaces makes a container attractive, comfortable to handle and less likely to show through or puncture clothing, as evidenced by White.

11. Claims 1-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over USP 4,908,604 (Jacob) in view of USP D461,047 (Peterson) and further in view of USP D442,564 (Ohkuma).

In claims 1-21, Jacob teach of a key fob (18) comprising a housing enclosing electrical components and a battery supply (76) with a plurality of actuation keys (20, 22) exposed in parts of said housing, said housing having a top surface with said plurality of keys in a key area of said top surface, said key fob further including a slidable shield attached to said housing and movable from a closed position covering said actuation keys to an open position where said

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keys are exposed for actuation, said shield in said open position being located on said top surface {abstract; col. 2, lines 26-29}.

Jacob does not disclose expressly "an open and closed position" as claimed. In this case, Peterson is relied upon to teach of a slidable shield as shown in figures 1-8. The systems of Jacob and Peterson are analogous art because they are from same field of endeavor, key fob. The teaching of Peterson is desirable in the system of Jacob because it provides means to prevent accidental depression of the actuation keys of Jacob. Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to use an open and closed position, as claimed, in the system of Jacob, as shown by Peterson, because this provides means of preventing accidental depression of the actuation keys of Jacob. Claims 2-21 are dependent claims and therefore rejected for the same reasons.

Jacob in view of Peterson does not disclose expressly the claimed "said top surface has an area adjacent said key area of a size at least equal in size to said key area such that said shield in said open position overlies said adjacent area." In this instance, Ohkuma is relied upon to teach such features as shown in figures 9 and 10. The teachings of Jacob in view of Peterson and Ohkuma are analogous art because they are in the same field of endeavor. That is, remote controllers having a slidable shield having open and closed positions for the purpose of covering and exposing different sets of keys on a remote control transmitter by movement of the slidable shield. And Ohkuma shows a top surface having different sets of keys, and equal in size to its

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adjacent area (Ohkuma, figures 9 and 10). Obviously, these claimed features, as taught by Ohkuma, would have been obvious in the system of Jacob in view of Stacy because this provides means of preventing accidental depression of actuation keys. And having the area of the top surface adjacent said key area equal in size to said key area as shown by Ohkuma, would be a matter of design choice (depending on the number of keys used for actuation) to one of ordinary skill in the art.

Conclusion

12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Examiner Contact Information

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to William L Bangachon whose telephone number is 703-305-2701. The examiner can normally be reached on 4/4/10.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Horabik can be reached on 703-305-4704. The fax phone numbers for the organization where this application or proceeding is assigned is 703-872-9314 for regular and After Final formal communications. The examiner's fax number is 703-746-6071 for informal communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4700.

William L Bangachon Examiner Art Unit 2635

July 12, 2004

MICHAEL HORABIK SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

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